





GOVERNMENT OF JAMMU AND KASHMIR. LAW DEPARTMENT.

THE NEGOTIABLE INSTRUMENT REGULATION

(No. XXVII of 1977).



JAMMU.

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PREFACE.

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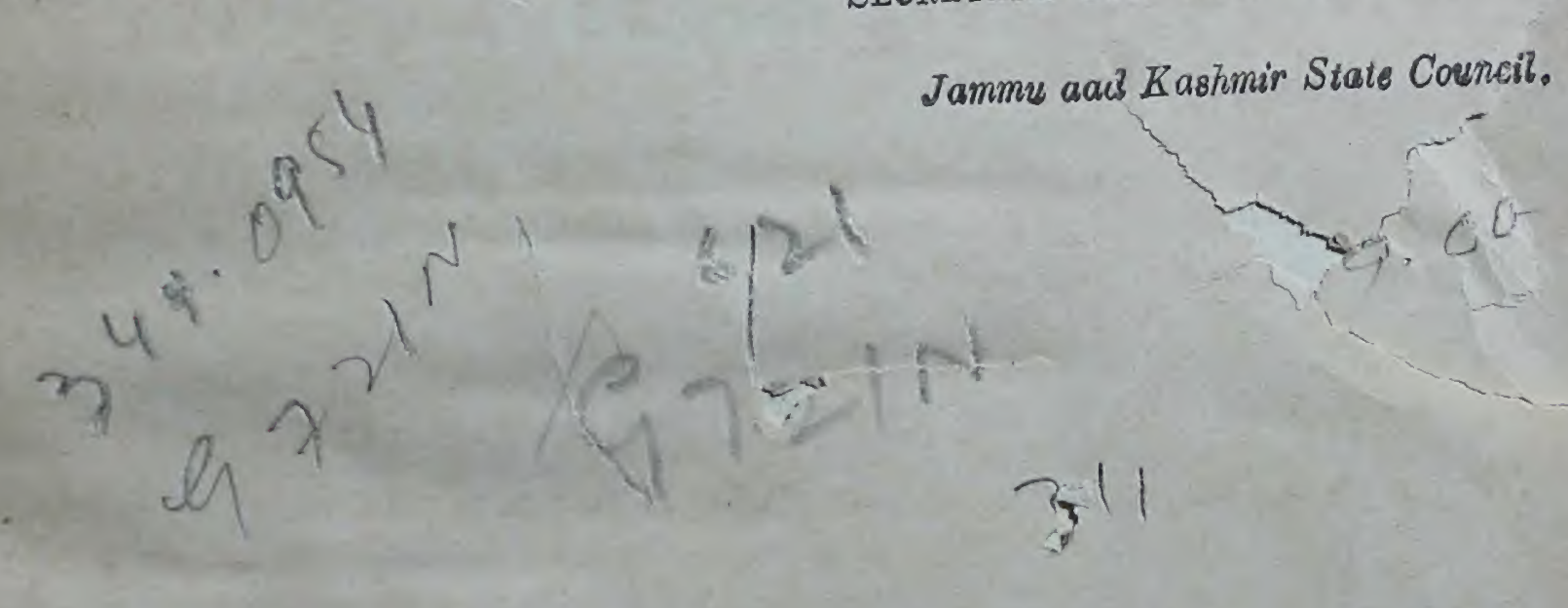
The Negotiable Instrument Regulation No; XXVII of 1977 is based on British Indian Act No. XXLI of 1881, and was sanctioned vide Section 2 (b) of the Sri Pratap Jammu and Kashmir Laws (consolidation) Regulation (No, IV of 1977) Sri Pratap Jammu and Kashmir Laws (consolidation) Regulation (No, IV of 1977) subject to the amendments specified therein. It extends through out the State, subject to the amendments specified therein. It extends through out the State, and came into force on and from the first day of Baisakh 1978 tantatively for a and came into force on and from the first and was subsequently extended for one period of two years in the first instance and was subsequently extended for one year and has now been permanantly been placed on the Statute Book.

The short title was given by Section 3 (i) of the consolidation Regulation.

In the Regulation as printed here all amendments, notifications and alterations specified in Section 2 (b) of the consolidation Regulation have been incorporated. The publication is, therefore complete in itself, obviating all necessity for reference to the consolidation Regulation.

HAVELI RAM.

SECRETARY FOR LAW MEMBER,





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REGULATION NO. XXVII OF 1977.

A Regulation to define and amend the law relating to Promissory Notes, Bills of Exchange and Cheques.

WHEREAS it is expedient to define and amend the law Preamble.
relating to promissory notes, bills of exchange
and cheques; It is hereby enacted as follws:—

CHAPTER I.

PRELIMINARY.

- 1. Nothing herein contained affects any local Local extent usage relating to any instrument in an oriental usages language: Provided that such usages may be excluded relating to by any words in the body of the instrument which indicate an intention that the legal relations of the parties thereto shall be governed by this Regulation;
 - 2. Omitted.

3. In this Regulation—
"Banker "include also persons or a corporation or tion-elause."

company acting as bankers: and

"Notary public" includes also any person appointed by His Highness to perform the functions of a notary public under this Regulation.

CHAPTER II.

OF NOTES, BILLS AND CHEQUES.

4. A "Promissory note" is an instrument in "Promissory writing (not being a bank-note or a currency-note) containing an unconditional undertaking, signed by the maker, to pay a certain sum of money only to, or to the order of, a certain preson, or to the bearer of the instrument.

Negotiable Instrument

Illustrations.

A signs instruments in the following terms:

(a) "I promise to pay B or order Rs. 500." (b) "I acknowledge myself to be indebted to B in Rs. 1,000, to be paid on demand, for value received."

(c) "Mr. B, I O U Rs. 1,000."

(d) "I promise to pay B Rs. 500 and all other sums which shall be due to him."

(e) "I promise to pay B Rs. 500, first deducting thereout any

money which he may owe me."

(f) "I promise to pay B Rs. 500 seven days after my

marriage with C." (g) "I promise to pay B Rs. 500 on D's death, provided D

leaves me enough to pay that sum."

(h) "I promise to pay Rs. 500 and to deliver to him my

black horse on 1st January next."

The instruments respectively marked (a) and (b) are promissory notes. The instruments respectively marked (c), (d), (e) (f), (g) and (h) are not promissory notes.

"Bill of exchange."

5. A "bill of exchange" is an instrument in writing containing an unconditional order, signed by the maker directing a certain person to pay a certain sum of money only to, or to the order of, a certain person or to the bearer of the instrument.

A promise or order to pay is not "conditional," within the meaning of this section and section 4, by reason of the time for payment of the amount or any instalment thereof being expressed to be on the lapse of a certain period after the occurrence of a specified event which, according to the ordinary expectation of mankind, is certain to happen, although the time of its happening may be uncertain.

The sum payable may be "certain," within the meaning of this section and section 4, although it includes future interest or is payable at an indicated rate of exchange, or is according to the course of exchange, and although the instrument provides that, on default of payment of an instalment, the balance unpaid shall become due.

The person to whom it is clear that the direction is given or that payment is to be made may be a "certain person," within the meaning of this section

and section 4, although he is mis-named or designated by description only. A bill of exchange may include a Hundi.

- 6. A "cheque" is a bill of exchange drawn on a "Cheque." specified banker and not expressed to be payable otherwise than on demand.
 - 7. The maker of a bill of exchange or cheque is "Drawer." called the "drawer;" the person thereby directed to pay is called "the drawee."

When in the bill or in any indorsement thereon "Drawee in the name of any person is given in addition to the drawee to be resorted to in case of need, such person is called a "Drawee in case of need."

After the drawee of a bill has signed his assent "Acceptor." upon the bill, or, if there are more parts thereof than one, upon one of such parts, and delivered the same or given notice of such signing to the holder or to some person on his behalf, he is called the "acceptor".

When a bill of exchange has been noted or "Acceptor for protested for non-acceptance or for better security and any person accepts it supra protest for honour of the drawer or of any one of the indorsers, such person is called an "Acceptor for honour."

The person named in the instrument, to whom "Payee." or to whose order the money is by the instrument directed to be paid, is called the "payee."

8. The "holder" of a promissory note, bill of "Holder." exchange or cheque means any person entitled in his own name to the possession thereof and to receive or recover the amount due thereon from the parties thereto.

Where the note, bill or cheque is lost or destroyed, its holder is the person so entitled at the time of such loss or destruction.

9. "Holder in due course" means any person who "Holder in due course." for consideration became the possessor of a promis-

3

sory note, bill of exchange or cheque if payable to bearer,

or the payee or indorsee thereof, if payable to order before the amount mentioned in it became payable, and without having sufficient cause to believe that any defect existed in the title of the person from whom he derived his title.

"Payment in

10. "Payment in due course" means payment in accordance with the apparent tenor of the instrument in good faith and without negligence to any person in possession thereof under circumstances which do not afford a reasonable ground for believing that he is not entitled to receive payment of the amount therein mentioned.

Inland instrument.

- 11. A promissory note, bill of exchange or cheque drawn or made in the State, and made payable in, for drawn upon any person resident, in the State, shall be deemed to be an inland instrument.
- Foreign intrument.

 12. Any such instrument not so drawn, made or made payable shall be deemed to be a foreign instrument.

 ment.
- Negotiable instrument. promissory note bill of exchange or cheque payable either to order or to bearer.

Explanation (i) —A promissory note, bill of exchange or cheque is payable to order which is expressed to be so payable or which is expressed to be payable to a particular person, and does not contain words prohibiting transfer or indicating an intention that it shall not be transferable.

Explanation (ii)—A promissory note, kill of exchange or cheque is payable to be arer which is expressed to be so payable or on which the only or last indorsement is an indorsement in blank.

Explanation (iii)—Where a promissory note, bill of exchange or cheque either originally or by indorsement is

expressed to be payable to the order of a specified person, and not to him or his order, it is neverthless payable to him his order at his option.

- 14. (1) When a promissory note, bill of exchange Negotiation, or cheque is transferred to any person, so as to constitute that person the holder thereof, the instrument is said to be negotiated.
- (2) A negotiable instrument may be made payable to two or more payees jointly or it may be made payable in the alternative to one of two or one or same of several payees.
- 15. When the maker or holder of a negotiable Indorsement. instrument signs the same, otherwise than as such maker, for the purpose of negotiation, on the back or face thereof or on a slip of paper annexed thereto, or so signs for the same purpose a stamped paper intended to be completed as a negotiable instrument, he is said to indorse the same, and is called the "indorser."
- 16. (1) If the indorser signs his name only, the in-Indorsement dorsement is said to be "in blank," and if he adds a "in full." direction to pay the amount mentioned in the instrument to, or to the order of, a specified person, the indorsement is said to be "in full;" and the person so specified is called the "indorsee" of the instrument.
- (2) The provisions of this Regulation relating to a payee shall apply with the necessary modifications to an indorsee.
- 17. Where an instrument may be construed either "Indersee," as a promissory note or bill of exchange, the holder may Ambiguous at his election treat it as either, and the instrument shall instrument, be thenceforward treated accordingly.
- 18. If the amount undertaken or ordered to be Where paid is stated differently in figures and in words, the stated differently in amount stated in words shall be the amount undertaken ently in figures and words.

Negotiable Instrument.

Instruments payable on demand.

19. A promissory note or bill of exchange, in which no time for payment is specified, and a cheque, are payable on demand.

Incheate stamped instruments.

- a paper stamped in accordance with the law relating to negotiable instruments then in force in the State, and either wholly blank or having written thereon an incomplete negotiable instruments, he thereby gives prima facie authority to the holder thereof to make or complete, as the case may be, upon it a negotiable instrument, for any amount specified therein and not exceeding the amount covered by the stamp. The person so signing shall be liable upon such instrument, in the capacity in which he signed the same, to any holder in due course for such amount: Provided that no person other than a holder in due course shall recover from the person delivering the instrument anything in excess of the amount intended by him to be paid thereunder.
- "At sight"

 21. In a promissory note or bill of exchange the "On present" expressions "at sight" and "on presentment" mean on "After sight." demand. The expression "after sight" means, in a promissory note, after presentment for sight, and, in a bill of exchange, after acceptance, or noting for non-acceptance, or protest for non-acceptance.

"Maturity." 22. The maturity of a promissory note or bill of exchange is the date at which it falls due.

Days of gracee.

Every promissory note or bill of exchange which is not expressed to be payable on demand, at sight or on presentment is at maturity on the third day after the day on which it is expressed to be payable.

Calculating
maturity of
bill or note
pavable so
many months
after date or after sight, or after a certain event,
many months
after date or is at maturity, the period stated shall be held to terminate
on the day of the month which corresponds with the day
on which the instrument is dated, or presented for acceptance or sight, or noted for non-acceptance, or protested
for non-acceptance, or the event happens, or, where the
instrument is a bill of exchange made payalle a stated

number of months after sight and has been accepted for honour, with the day on which it was so accepted. If the month in which the period would terminate has no corresponding day, the period shall be held to terminate on the last day of such month.

Illustrations.

(a) A negotiable instrument, dated 29th January, 1878, is made payable at one month after date. The instrument is at maturity on the third day after the 28th February, 1878.

(b) A negotiable instrument, dated 30th August, 1878, is made payable three months after date. The instrument is at maturity on

the 3rd December, 1878.

(c) A promissory note or bill of exchange, dated 31st August, 1878, is made payable three months after date. The instrument is at maturity on the 3rd December, 1878.

- 24. In calculating the date at which a promissory note or bill of exchange made payable a certain number bill or note; of days after date or after sight or after a certain event is at maturity, the day of the date, or of presentment for after date or acceptance or sight, or of protest for non-acceptance, or sight, on which the event happens, shall be excluded.
- 25. When the day on which a promissory note or When day of bill of exchange is at maturity is a public holiday, the holiday. instrument shall be deemed to be due on the next preceding business day.

Explanation.—The expression "public holiday" includes Sunday, New Year's day, Christmas day: if either of such days falls on a Sunday, the next following Monday: Good Friday; and any other day declared by His Highness, by notification in the State Gazette, to be a public holiday for the purposes of this Regulation.

CHAPTER III.

PARTIES TO NOTES, BILLS AND CHEQUES.

26. Every person capable of contracting, accord- Capacity to ing to the law to which he is subject, may bind himself promissory and be bound by the making, drawing, acceptance, in- notes, &c. dorsement, delivery and negotiation of a promissory note, bill of exchange or cheque.

Negotiable Instrument

Minor.

A minor may draw, indorse, deliver and negotiate such instrument so as to bind all parties except himself.

Nothing herein contained shall be deemed to empower a corporation to make, indorse or accept such instruments except in cases in which, under the law for the time being in force, they are so empowered.

Agency.

27. Every person capable of binding himself or of being bound, as mentioned in section 26, may so bind himself or be bound by a duly authorized agent acting in his name.

A general authority to transact business and to receive and discharge debts does not confer upon an agent the power of accepting or indorsing bills of exchange so as to bind his principal.

An authority to draw tills of exchange does not of itself import an authority to indorse.

Liability of agent sign-ing.

28. An agent who signs his name to a promissory note, hill of exchange or cheque without indicating there on that he signs as agent, or that he does not intend thereby to incur personal responsibility, is liable personally on the instrument, except to those who induced him to sign upon the belief that the principal only would be held liable.

Liability of legal representative signing.

29. A legal representative of a deceased person who signs his name to a promissory note, bill of exchange or cheque is liable personally thereon unless he expressly limits his liability to the extent of the assets received by him as such.

Liability of drawer.

- 30. The drawer of a bill of exchange or cheque is bound, in case of dishonour by the drawee or acceptor thereof, to compensate the holder, provided due notice of dishonour has been given to, or received by, the drawer as hereinafter provided.
- Liability of drawee of a cheque having sufficient drawee of funds of the drawer in his hands, properly applicable cheque.

to the payment of such cheque must pay the cheque when duly required so to do, and, in default of such payment, must compensate the drawer for any loss or damage caused by such default.

32. In the absence of a contract to the contrary, maker of note the maker of a promissory note and the acceptor before and acceptor maturity of a bill of exchange are bound to pay the of bill amount thereof at maturity according to the apparent tenor of the note or acceptance respectively, and the acceptor of the bill of exchange at or after maturity is bound to pay the amount thereof to the holder on demand.

In default of such payment as aforesaid, such maker or acceptor is bound to compensate any party to the note or bill for any loss or damage sustained by him and caused by such default.

Only drawee 33. No person except the drawee of a bill of ex-can be acchange, or all or some of several drawees, or a person ceptor except named therein as a drawee in case of need, or an ac-honour. ceptor for honour, can bind himself by an acceptance.

34. Where there are several drawees of a bill of Acceptance by several exchange who are not partners, each of them can ac-drawees not cept it for himself, but none of them can accept it partners. for another without his authority.

Liability of

35. In the absence of a contract to the contrary, indorser. whoever indorses and delivers a negotiable instrument before maturity, without, in such indorsement, expressly excluding or making conditional his own liability, is bound thereby to every subsequent holder. in case of dishonour by the drawee, acceptor or maker to compensate such holder for any loss or damage caused to him by such dishonour, provided due notice of dishonour has been given to, or received by, such indorser as hereinafter provided.

Every indorser after dishonour is liable as upon an instrument payable on demand.

36. Every prior party to a negotiable instrument prior parties is liable thereon to a holder in due course until the to holder in instrument is duly satisfied.

Liability of due course.

Negotiable Instruments:

Maker, drawer and acceptor principals. 37. The maker of a promissory note or cheque, the drawer of a bill of exchange until acceptance, and the acceptor are, in the absence of a contract to the contrary, respectively liable thereon as principal debtors, and the other parties thereto are liable thereon as sureties for the maker, drawer or acceptor, as the case may be.

Prior party a principal in principal in each subseque contrary, also liable thereon as a principal debtor in respect of each subsequent party.

38. As between the parties so liable as sureties, each subseque of a contract to the liable thereon as a principal debtor in respect of each subsequent party.

Illustration.

A draws a bill payable to his own order on B who accepts. A afterwards indorses the bill to C, C to D, and D to E. As between E and B, B is the principal debtor, and A, C and D are his sureties. As between E and A, A is the principal debtor, and C and D are his sureties. As between E and C, C is the principal debtor and D is his surety.

Suretyship.

39. When the holder of an accepted bill of exchange enters into any contract with the acceptor which, under section 134 or 135 of the Contract Regulation would discharge the other parties, the holder may expressly reserve his right to charge the other parties, and in such case they are not discharged.

Discharge of indorser's liability.

40. Where the holder of a negotiable instrument, without the consent of the indorser, destroys or impairs the indorser's remedy against a prior party, the indorser is discharged from liability to the holder to the same extent as if the instrument had been paid at maturity.

Illustration.

A is the holder of a bill of exchange made payable to the order of B, which contains the following indorsements in blank:—

First indorsement, "B."
Second indorsement, "Peter Williams."
Third indorsement. "Wright and Co."

This bill A puts in suit against John Rozario.' This bill A puts in suit against John Rozario and strikes out, without John Rozario's consent, the indorsements by Peter Williams and Wright and Co. A is not entitled to recover anything from John Rozario.

41. An acceptor of a bill of exchange already indorsed is not relieved from liability by reason that such indorsement is forged, if he knew or had reason to believe the indorsement to be forged when he accepted the bill.

Acceptor bound although indorsement forged.

42. An acceptor of a bill of exchange drawn in a fictious name and payable to the drawer's order is not, by reason that such name is fictious, relieved from liability to any holder in due course claiming under an indorsement by the same hand as the drawer's signature, and purporting to be made by the drawer.

Acceptance of bill drawn in fictious name.

43. A negotiable instrument made drawn, accepted, indorsed or transferred without consideration, or for a consideration which fails, creates no obligation of payment between the parties to the transaction. But if any such party has transferred the instrument with or without indorsement to a holder, for consideration, such holder, and every subsequent holder deriving title from him, may recover the amount due on such instrument from the transferor for consideration or any prior party thereto.

Negotiable instrument made, etc. without consideration.

Exception I .- No party for whose accommodation a negotiable instrument has been made, drawn, accepted or indorsed can, if he had paid the amount thereof, recover thereon such amount from any person who became a party to such instrument for his accommodation.

Exception II .- No party to the instrument who has induced any other party to make, draw, accept, indorse or transfer the same to him for a consideration which he has failed to pay or perform in full shall recover thereon an amount exceeding the value of the consideration (if any) which he has actually paid or performed.

44, When the consideration for which a person absence or signed a promissory note, bill of exchange or cheque sailore of consisted of money, and was originally absent in part sideration, or has subsequently failed in part, the sum which a holder standing in immediate relation with such signer is

entitled to receive from him is proportionally reduced.

Explanation.—The drawer of a bill of exchange stands in immediate relation with the acceptor. The maker of a promissory note, bill of exchange or cheque stands in immediate relation with the payee, and the indorser with his indorsee. Other signers may by agreement stand in immediate relation with a holder.

Illustration.

A draws a bill on B for Rs 500 payable to the order of A. B accepts the bill, but subsequently dishonours it by non-payment. A sues B on the bill. B proves that it was accepted for value as to Rs. 400, and as an accommodation to the plaintiff as to the residue. A can only recover Rs. 400.

Partial failure of consideration a person signed a promissory note, bill of exchange or not consisting of money, is ascertainable in money without collateral enquiry, and there has been a failure of that part, the sum which a holder standing in immediate relation with such signer is entitled to receive from him is proportionally reduced.

Holder's right to duplicate of lost be fore it is over-due, the person who was the holder of it may apply to the drawer to give him another bill of the same tenor, giving security to the drawer, if required, to indemnify him against all persons whatever in case the bill alleged to have been lost shall be found again.

If the drawer on request as aforesaid refuses to give such duplicate bill, he may be completed to do so.

CHAPTER IV.

OF NEGOTIATION.

Pelivery. 46. The making, acceptance or indorsement of a promissory note, bill of exchange or cheque is completed by delivery, actual or constructive.

the rise

As between parties standing in immediate relation delivery to be effectual must be made by the party making, accepting or indorsing the instrument, or by a person authorised by him in that behalf.

As between such parties and any holder of the instrument other than a holder in due course, it may be shown that the instrument was delivered conditionally or for a special purpose only, and not for the purpose of transferring absolutely the property therein.

A prommissory note, bill of exchange or cheque payable to bearer is negotiable by the delivery therof.

A promissory note, bill of exchange or cheque payable to order is negotiable by the holder by indorsement and delivery thereof.

47. Subject to the provisions of section 58 a Negotiation promissory note, bill of exchange or cheque payable by delivery. to bearer is negotiable by delivery thereof.

Exception. - A promissory note, bill of exchange or cheque delivered on condition that it is not to take effect except in a certain event is not negotiable (except in the hands of a holder for value without notice of the condidion) unless such event happens.

Illustrations.

- (a) A, the holder of a negotiable instrument payable to bearer, delivers it to B,s agent to keep for B. The instrument has been negotiated.
- (b) A, the holder of a negotiable instrument payable to bearer, which is in the hands of A's banker, who is at the time the banker of B, directs the banker to transfer the instrument to B's credit in the banker's account with B. The banker does so, and accordingly now possesses the instrument as B's agent. The instrument has been negotiated, and B has become the holder of it.
- 48, Subject to the provision of sections 58 a promissory note, bill of exchange or cheque payable to order is negotiable by the holder by indorsement and delivery thereof.

Negotiation by indorsement,

Conversion of indorsement in blank into indorsment in full,

49. The holder of a negotiable instrument indorsed in blank may, without signing his own name, by writing above the indorser's signature a direction to pay to any other person as indorsee, convert the indorsement in blank into an indorsement in full; and the holder does not thereby incur the responsibility of an indorser.

Effect of indorsement,

50 The indorsement of a negotiable instrument followed by delivery transfers to the indorsee the property therein with the right of further negotiation; but the indorsement may; by express words, restrict or exclude such right, or may merely constitute the indorsee an agent to indorse the instrument, or to receive its contents for the indorser or for some other specified person.

Illustrations.

B signs the following indorsements on different negotiable instruments payable to bearer :-

(a) "Pay the contents to C only."

(b) "Pay C for my use."

(c) "Pay C or order for the account of B."

(d) "The within must be credited to C."

These indorsements exclude the right of further negotiation by C.

(e) "Pay C."

(f) "Pay C value in account with the Oriental Bank."

(g) "Pay the contents to C, being part of the consideration in a certain deed of assignment executed by C to the indorser and others."

These indorsements do not exclude the right of further negotiation by C.

negotiate.

51. Every sole maker, drawer, payee or indorsee or all of several joint makers, drawers, payees or indorsees, of a negotiable instrument may, if the negotiability of such instrument has not been restricted or excluded as mentioned in section 50, indorse and negotiate the same.

Explanation.—Nothing in this section enables a maker or drawer to indorse or negotiate an instrument, unless he is in lawful possession or is holder

thereof; or enables a payee or indorsee to indorse or negotiate an instrument, unless he is holder thereof.

Illustration.

A bill is drawn payable to A or order. A indorses it to B the indorsement not containing the words "or order" or any equivalent words. B may negotiate the instrument.

52. The indorser of a negotiable instrument may, who exclude by express words in the indorsement, exclude his own his own his own his own bility or liability thereon, or make such liability or the right makes it conof the indorsee to receive the amount due thereon depend upon the happening of a specified event, although such event may never happen.

Indorser

Where an indorser so excludes his liability and afterwards becomes the holder of the instrument, all intermediate indorsers are liable to him.

Illustrations.

(a) The indorser of a negotiable instrument signs his name adding the words-

"Without recourse." Upon this indorsement he incurs no liability.

- (b) A is the payee and holder of a negotiable instrument. Excluding personal liability by an indersement "without recourse," he transfers the instrument to B, and B indorses it to C, who indorses it to A. A is not only reinstated in his former rights, but has the rights of an indorsee against B and C.
- 53. A holder of a negotiable instrument who riving title the from holder in derives title from a holder in due course has due course. rights thereon of that holder in due course.
- Instrument 54, Subject to the provisions hereinafter con-indersed in tained as to crossed cheques, a negotiable instrument blank. indorsed in blank is payable to the bearer thereof even although originally payable to order.
- Conversion 55. If a negotiable instrument after having been of indorse. indorsed in blank is indorsed in full, the amount if it ment in blank cannot be claimed from the indorser in full, except ment in full. by the person to whom it has been indorsed in full, or by one who derives title through such person.

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Indorrement 56. No writing on a negotiable instrument is valid for the purpose of negotiation if such writing purports to transfer only a part of the amount appearing to be due on the instrument; but, where such amount has been partly paid, a note to that effect may be indorsed on the instrument, which may then be negotiated for the balance.

Legal reprecentarive cannot by delivery only negotiate, instrument indored by deceased.

57. The legal representative of a deceased person cannot negotiate by delivery only a promissory note, bill of exchange or cheque payable to order and indorsed by the deceased but not delivered.

Instrument obtained by unlawful means unlawful considera-ation.

or has been obtained from any maker, acceptor or holder thereof by means of an offence or fraud, or for an unlawful consideration, no possessor or indersee who claims through the person who found or so obtained the instrument is entitled to receive the amount due thereon from such maker, acceptor or holder, or from any party, prior to such holder, unless such possessor or indorsee is, or some person through whom he claims was, a holder thereof in due course.

Instrument acquired after dishonour or when over-due,

59. The holder of a negotiable instrument, who has acquired it after dishonour, whether by non-acceptance or non-payment, with notice thereof, or after maturity, has only, as against the other parties, the rights thereon of his transferor:

Accommodation note or bill.

Provided that any person who, in good faith and for consideration, becomes the holder, after maturity, of a promissory note or bill of exchange made, drawn or accepted without consideration, for the purpose of enabling some party thereto to raise money thereon, may recover the amount of the note or bill from any prior party.

Illustration.

The acceptor of a bill of exchange, when he accepted it, deposited with the drawer certain goods as a collateral security for the payment of the bill, with power to the drawer to sell the goods and apply the proceeds in discharge of the bill if it were not paid at maturity. The bill not having been paid at maturity, the drawer sold the goods and retained the proceeds but indersed the bill to A. A's title is subject to the same objection as the drawer's title.

60. A negotiable instrument may be negotiated Instrument negotiable till (except by the maker, drawee or acceptor after ma-payment or turity) until payment or satisfaction thereof by the satisfaction. maker, drawee or acceptor at or after maturity, but not after such payment or satisfaction.

CHAPTER V.

OF PRESENTMENT.

61. A bill of exchange payable after sight must, if Presentment no time or place is specified therein for presentment, ance. be presented to the drawee thereof for acceptance, if he can, after reasonable search, be found, by a person entitled to demand acceptance, within a reasonable time after it is drawn, and in business hours on a business day. In default of such presentment, no party thereto is liable thereon to the person making such default.

If the drawee cannot, after, reasonable search, be found, the bill is dishonoured.

If the bill is directed to the drawee at a particular place, it must be presented at that place; and, if at the due date for presentment he cannot, after reasonable search, be found there, the bill is dishonoured.

Where authorised by agreement or usage, a presentment through the post office by means of a registered letter is sufficient.

- 62. A promissory note, payable at a certain period Presentment of promissory after sight, must be presented to the maker thereof for note for sight, sight (if he can, after reasonable search, be found) by a person entitled to demand paymet, within a reasonable time after it is made and in business hours on a business day, In default of such presentment, no party thereto is liable thereon to the person making such default.
- 63. The holder must, if so required by the drawee Drawees, time for of a bill of exchange presented to him for acceptance, deliberation allow the drawee twenty-four hours (exclusive of public holidays) to consider whether he will accept it.

Negotiable Instruments.

64. Promissory notes, bills of exchange and for payment. cheques must be presented for payment to the maker, acceptor or drawee thereof respectively, by or on behalf of the holder as hereinafter provided. In default of such presentment, the other parties thereto are not liable thereon to such holder.

Where authorized by agreement or usage, a persentment through the post office by means of a registered letter is sufficient.

Exception.—Where a promissory note is payable on demand and is not payable at a specified place, no presentment is necessary in order to charge the maker thereof.

65. Presentment for payment must be made durpresentment ing the usual hours of business, and, if at a banker's, within banking hours.

66. A promissory note or bill of exchange made Presentment ment payable payable at a specified period after date or sight thereof, must be presented for payment at maturity. after date or sight.

67. A promisory note payable by instalments must of premissory be presented for payment on the third day after the date note payable fixed for payment of each instalment; and non-payment of such presentment has the same effect as non-payment by instalments. of a note at maturity.

68. A promissory note, bill of exchange or cheque made, drawn or accepted payable at a specified place Presentment ment payable and not elsewhere must, in order to charge any party for payment place and not thereto, be presented for payment at that place.

69. A promissory note or bill of exchange, made, elsewhere. drawn or accepted payable at a specified place must, Instrument in order to charge the maker or drawer thereof, be payable at specified presented for payment at that place. place.

70. A promissory note or bill of exchange not made payable as mentioned in sections 68 and 69, must Presentment be presented for payment at the place of business where no exclusive (if any), or at the usual residence, of the maker drawee place, specified. or acceptor thereof, at the case may be.

71. If the maker, drawee or acceptor of a nego-Presentment tiable instrument has no known place of business or &c., has no fixed residence, and no place is specified in the instru- known place ment for presentment for acceptance or payment, such or residence. presentment may be made to him in person wherever he can be found.

72. Subject to the provisions of section 84 a Presentment cheque must, in order to charge the drawer, be presented to charge at the bank upon which it is drawn before the relation drawer. between the drawer and his banker has been altered to the prejudice of the drawer.

73. A cheque must, in order to charge any person except the drawer, be presented within a reasonable time charge any after delivery thereof by such person.

Presentment of cheque to other person.

74. Subject to the provisions of section 31, a Presentment negotiable instrument payable on demand must be payable on presented for payment within a reasonable time after it demand. is received by the holder.

75. Presentment for acceptance or payment may by or to be made to the duly authorized agent of the drawee, agent repremaker or acceptor, as the case may be, or, where the deceased or drawee, maker or acceptor has died, to his legal assignee of representative, or, where he has been declared an insolvent, to his assignee.

insolvent.

- 76. No presentment for payment is necessary, and when presentment the instrument is dishonoured at the due date for unnecessary. presentment, in any of the following cases:-
 - (a) if the maker, drawee or acceptor intentionally prevents the presentment of the instrument,
 - if the instrument being payable at his place of business, he closes such place on a business day during the usual business hours, or,
 - if the instrument being payable at some other specified place, neither he nor any person authorized to pay it attends at such place during the usual business hours, or,

Negotiable Instruments.

- if the instrument not being payable at any specified place, he cannot after due search be found;
- (b) as against any party sought to be charged therewith, if he has engaged to pay not-withstanding non-presentment;
- (c) as against any party if, after maturity, with knowledge that the instrument has not been presented-
- he makes a part payment on account of the amount due on the instrument,
- or promises to pay the amount due thereon in whole or in part,
- or otherwise waives his right to take advantage of any default in presentment for payment;
- (d) as against the drawer, if the drawer could not suffer damage from the want of such presentment.

Liability of banker for negligently dealing with bill presented or improperly keeps, deals with or delivers back such bill as to cause loss to the holder, he must compensate the holder for such loss.

CHAPTER VI.

OF PAYMENT AND INTEREST.

To whom payment should be made.

78. Subject to the provisions of section 82, clause (c), payment of the amount due on a promissory note, bill of exchange or cheque must in order to discharge the maker or acceptor, be made to the holder of the instrument.

Interest when rate specified. 79. When interest at a specified rate is expressly made payable on a promissory note or bill of exchange

interest shall be calculated at the rate specified, on the amount of the principal money due thereon, from the date of the instrument, until tender or realization of such amount, or until such date after the institution of a suit to recover such amount as the Court directs.

80. When no rate of interest is specified in the Interest when no rate instrument, interest on the amount due thereon shall specified. be calculated at the rate of six per centum, from the date at which the same ought to have been paid by the party charged, until tender or realization of the amount due thereon, or until such date after the institution of a suit to recover such amount as the Court directs.

Explanation. -- When the party charged is the indorser of an instrument dishonoured by non-payment he is liable to pay interest only from the time that he receives notice of the dishonour.

81. Any person liable to pay, and called upon by Delivery of the holder thereof to pay, the amount due on a promissory on payment note, bill of exchange or cheque is before payment or indemnity entitled to have it shown, and is on payment entitled to loss. have it delivered up, to him, or, if the instrument is lost or cannot be produced to be indemnified against any further claim thereon against him.

CHAPTER VII.

OF DISCHARGE FROM LIABILITY OF NOTES, BILLS AND CHEQUES.

- 82. The maker, acceptor or indorser respectively Discharge of negotiable instrument is discharged from liability from liabilithereon-
 - (a) to a holder thereof who cancels such acceptor's by cancellaor indorser's name with intent to discharge him, and to all parties claiming under such holder;
 - (b) to a holder thereof who otherwise discharges such maker, acceptor or indorser, and to all

Negotiable Instruments.

parties deriving title under such holder after notice of such discharge;

By payment,

- (c) to all parties thereto, if the instrument is payable to bearer, or has been indorsed in blank, and such maker, acceptor or indorser makes payment in due course of the amount due thereon.
- by allowing drawee more than twe nty-four hours, exclusive of public drawee more than twenty-holidays, to consider whether he will accept the same, to accept.

 all previous parties not consenting to such allowance are thereby discharged from liability to such holder.
 - not presented 84. (1) Where a cheque is When cheque payment within a reasonable time of its issue, and the not duly presented drawer or person on whose account it is drawn had the and drawer right, at the time when presentment ought to have been damaged made, as between himself and the banker, to have the thereby. cheque paid and suffers actual damage through the delay, he is discharged to the extent of such damage, that is to say, to the extent to which such drawer or person is a creditor of the banker to a larger amount than he would have been if such cheque had been paid.
 - (2) In determining what is a reasonable time, regard shall be had to the nature of the instrument, the usage of trade and of bankers, and the facts of the particular case.
 - (3) The holder of the cheque as to which such drawer or person is so discharged shall be a creditor, in lieu of such drawer or person, of such banker to the extent of such discharge and entitled to recover the amount from him.

Illustrations.

(a) A draws a cheque for Rs. 1,000, and, when the cheque ought to be presented, has funds at the bank to meet it. The bank fails before the cheque is presented. The drawer is discharged, but the holder can prove against the bank for the amount of the cheque.

- (b) A draws a cheque at Umballa on a bank in Calcutta. The bank fails before the cheque could be presented in ordinary course. A is not discharged, for he has not suffered actual damage through any delay in presenting the cheque.
- 85. Where a cheque payable to order purports to Cheque paybe indorsed by or on behalf of the payee, the drawee is discharged by payment in due course. 0 30 (6 9)
- 86. If the holder of a bill of exchange acquiesces Parties not in a qualified acceptance, or one limited to part of the sum mentioned in the bill, or which substitutes a different place or time for payment, or which, where the drawees are not partners, is not signed by all the drawees, all previous parties whose consent is not obtained to such acceptance are discharged as against the holder and those claiming under him, unless on notice given by the holder they assent to such acceptance.

and the best of the discharged by qualified or limited acceptance.

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Explanation. - An acceptance is qualified-

- (a) where it is conditional, declaring the payment to be dependent on the happening of an event therein stated;
- where it undertakes the payment of part only of the sum ordered to be paid;
- where, no place of payment being specified on the order, it undertakes the payment at a specified place, and not otherwise or elsewhere; or where, a place of payment being specified in the order, it undertakes the payment at some other place and not otherwise or elsewhere;
 - (d) where it undertakes the payment at a time other than that at which under the order it would be legally due.
- 87. Any material alteration of a negotiable Effect of instrument renders the same void as against any one material who is a party thereto at the time of making such alteration. alteration and does not consent thereto, unless it was made in order to carry out the common intention of the original parties;

Alteration by and any such alteration, if made by an indorsee indorsee. discharges his indorser from all liability to him in respect of the consideration thereof.

The provisions of this section are subject to those of sections 20, 49, 86 and 125.

Acceptor or sindorser of a negotiable insindorser bound not trument is bound by his acceptance or indorsement withstanding notwithstanding any previous alteration of the instruprevious ment.

Payment of instrument on 89. Where a promissory note, bill of exchange which alteration is not or cheque has been materially altered but does not apparent. appear to have been so altered,

or where a cheque is presented for payment which does not at the time of presentation appear to be crossed or to have had a crossing which has been obliterated.

payment thereof by a person or banker liable to pay, and paying the same according to the apparent tenor thereof at the time of payment and otherwise in due course, shall discharge such person or banker from all liability thereon; and such payment shall not be questioned by reason of the instrument of having been altered or the cheque crossed.

Extinguishment of rights tiated is, at or after maturity, held by the acceptor in of action on his own right, all rights of action thereon are extinacceptor's hands.

CHAPTER VIII.

OF NOTICE OF DISHONOUR.

Dishonour by non-acceptance when the drawee, or one of several drawees not being partners, makes default in accept-

ance upon being duly required to accept the bill, or where presentment is excused and the bill is not accepted.

Where the drawee is incompetent to contract, or the acceptance is qualified, the bill may be treated as dishonoured.

92. A promissory note, bill of exchange or cheque by nonis said to be dishonoured by non-payment when the payment. maker of the note, acceptor of the bill or drawee of the cheque makes default in payment upon being duly required to pay the same.

93. When a promissory note, bill of exchange or By and to whom notice cheque is dishonoured by non-acceptance or non-pay- should be ment, the holder thereof, or some party thereto who given. remains liable thereon, must give notice that the instrument has been so dishonoured to all other parties whom the holder seeks to make severally liable thereon, and to some one of several parties whom he seeks to make jointly liable thereon.

Nothing in this section renders it necessary to give notice to the maker of the dishonoured promissory note or the drawee or acceptor of the dishonoured bill of exchange or cheque.

94. Notice of dishonour may be given to a duly Mode in authorised agent of the person to whom it is required which notice to be given, or, where he has died, to his legal repre-given. sentative, or, where he has been declared an insolvent, to his assignee; may be oral or written; may, if written, be sent by post; and may be in any form; but it must inform the party to whom it is given, either in express terms or by reasonable intendment, that the instrument has been dishonoured, and in what way, and that he will be held liable thereon; and it must be given within a reasonable time after dishonour, at the place of business or (in case such party has no place of business) at the residence of the party for whom it is intended.

If the notice is duly directed and sent by post and miscarries, such miscarriage does not render the notice invalid.

Party receiv. 95. Any party receiving notice of dishonour must, ing must transit notice in order to render any prior party liable to himself, of Dis. give notice of dishonour to such party within a reasonable time, unless such party otherwise receives due notice as provided by section 93.

96. When the instrument is deposited with an agent for presentment, the agent is entitled to the same time to give notice to his principal as if he were the holder giving notice of dishonour, and the principal is entitled to a further like period to give notice of dishonour.

When party
to whom
notice given is despatched is dead, but the party despatching the
is dead,
notice is ignorent of his death, the notic is sufficient.

When notice of dishonour is unnecessary.

- 98. No notice of dishonour is necessary—
 - (a) when it is dispensed with by the party entitled thereto;
 - (b) in order to charge the drawer when he has countermanded payment;
 - (c) when the party charged could not suffer damage for want of notice;
 - (d) when the party entitled to notice cannot after due search be found; or the party bound to give notice is, for any other reason, unable without any fault of his own to give it;
 - (e) to charge the drawers when the acceptor is also a drawer;
 - (f) in the case of promissory note which is not negotiable;
 - (9) when the party entitled to notice, knowing the facts, promisses unconditionally to pay the amount due on the instrument.

CHAPTER IX.

OF NOTING AND PROTEST.

99. When a promissory note or bill of exchange has been dishonoured by non-acceptance or non-payment, the holder may cause such dishonour to be noted by a notary public upon the instrument, or upon a paper attached thereto, or partly upon each.

Such note must be made within a reasonable time after dishonour, and must specify the date of dishonour, the reasons, if any, assigned for such dishonour. or, if the instrument has not been expressly dishonoured, the reason why, the holder treats it as dishonoured, and the notary's charges.

100. When a promissory note or bill of exchange Protest. has been dishonoured by non-acceptance or non-payment, the holder may, within a reasonable time, cause such dishonour to be noted and certified by a notary public. Such certificate is called a protest.

When the acceptor of a bill of exchange has Protest for better secubecome insolvent or his credit has been publicly im- rity. peached, before the maturity of the bill, the holder may, within a reasonable time, cause a notary public to demand better security of the acceptor, and on its being refused may, within a reasonable time, cause such facts to be noted and certified as aforesaid. Such certificate is called a protest for better security.

- 101. A protest under section 100 must contain-Contenments of protest.
- (a) either the instrument itself, or a literal transcript of the instrument and of everything written or printed thereupon;
- (b) the name of the person for whom and against whom the instrument has been protested;
- (e) a statement that payment or acceptance, or better security, as the case may be, has been demanded of such person by the notary

public; the terms of his answer, if any, or a statement that he gave no answer, or that he could not be found;

- (d) when the note or bill has been dishonoured, the place and time of dishonour, and, when tetter security has been refused, the place and time of refusal;
 - (e) the subscription of the notary public making the protest;
 - (f) in the event of an acceptance for honour or of a payment for honour, the name of the person by whome, of the person for whom, and the manner in which, such acceptance or payment was offered and effected.

A notary public may make the demand mentioned in clause (c) of this section either in person or by his clerk or, where authorized by agreement or usage, by registered letter.

Notice of 102. When a promissory note or bill of exchange is required by law to be protested, notice of such protest must be given instead of notice of dishonour, in the same manner and subject to the same conditions; but the notice may be given by the notary public who makes the protest.

Protest for 103. All bills of exchange drawn payable at some non-payment other place than the place mentioned as the residence other place than the place mentioned as the residence of the drawee, and which are dishonoured by non-accept acceptance, may, without further presentment to the drawee, be protested for non-payment in the place drawee, be protested for non-payment in the place specified for payment, unless paid before or at maturity.

Protest of 104. Foreign bills of exchange must be protested foreign bills. for dishonour when such protest is required by the law of the place where they are drawn.

When noting 104 A. For the purposes of this Regulation where a equivalent to bill or note is required to be protested within a speci-

fied time or before some further proceeding is taken, it is sufficient that the bill has been noted for protest before the expiration of the specified time or the taking of the proceeding; and the formal protest may be extended at any time thereafter as of the date of the noting. THE HOUSE TO MAN TO THE STATE OF THE TENE THE BEST OFFI

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OF REASONABLE TIME.

105. In determining what is a reasonable time Reasonable for presentment for acceptance or payment, for giving time, notice of dishonour and for noting, regard shall be had to the nature of the instrument and the usual course of dealing with respect to similar instruments; and, in calculating such time, public holidays shall be excluded. fire of themis about worsels and achieves what this

dentity to regard to seees to see and the ready to the desirety

106. If the holder and the party to whom notice Reasonable of dishonour is givin carry on business or live (as the giving notice case may be) in different places, such notice is given of dishonour. within a reasonable time if it is despatched by the next post or on the day next after the day of dishonour. sul of all and the amondate and radios as we doubt

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If the said parties carry on business or live in the same place, such notice is given within a reasonable time if it is despatched in time to reach its destination on the day next after the day of dishonour.

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107. A party receiving notice of dishonour, Reasonable who seeks to enforce his right against a prior party transmitting transmits the notice within a reasonable time if he such notice. transmits it within the same time after its receipt as he would have had to give notice if he had been the holder.

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CHAPTER XI.

OF ACCEPTANCE AND PAYMENT FOR HONOUR AND REFERENCE IN CASE OF NEED.

Acceptance for honour. When a bill of exchange has been noted or protested for non-acceptance or for better security, any person not being a party already liable thereon may, with the consent of the holder, by writing on the bill, accept the same for the honour of any party thereto.

Acceptance 110. Where the acceptance does not express for not specify whose honour it is made, it shall be deemed to be ing for whose honour made for the honour of the drawer. it is made.

Liability of acceptor for honour binds himself to all acceptor for honour.

Parties subsequent to the party for whose honour he accepts to pay the amount of the bill if the drawee do not: and such party and all prior parties are liable in their respective capacities to compensate the acceptor for honour for all loss or damage sustained by him in consequence of such acceptance.

But an acceptor for honour is not liable to the holder of the bill unless it is presented (or in case the address given by such acceptor on the bill is a place other than the place where the bill is made payable), other than the place where the bill is made payable), other than the place where the bill is made payable), after the day of its maturity.

When acceptor for hunour may be charged. 112. An acceptor for honour cannot be charged unless the bill has at its maturity been presented to the drawee for payment, and has been dishonoured by him, and noted or protested for such dishonour.

Payment for honour. 113. When a bill of exchange has been noted or protested for non-payment, any person may pay the

same for the honorr of any party liable to pay the same, provided that the person so paying or his agent in that behalf has previously declared before a notary bublic the party for whose honour he pays, and that such declaration has been recorded by such notary public.

- 114. Any person so paying is entitled to all the Right of rights, in respect of the bill of the holder at the time honour. of such payment, and may recover from the party for whose honour he pays all sums so paid, with interest thereon and with all expenses Properly incurred in making such payment.
- 115. Where a drawee in case of need is named in Drawee in a bill of exchange, or in any indorsement thereon the bill is not dishonoured until it has been dishonoured by such drawee.

116. A Drawee in case of need may accept and Acceptance pay the bill of exchange without previous protest.

Acceptance & payment without protest.

CHAPTER XII.

OF COMPENSATION.

- 117. The compensation payable in case of dis-Rules as to honour of a promissory note, bill of exchange or tion. cheque, by any party liable to the holder or any indorsee shall be determind by the following rules:—
 - (a) the holder is entitled to the amount due upon the instrument, together with the expenses properly incurred in presenting, noting and protesting it;
 - (b) when the person charged resides at a place different from that at which the instrument was payable, the holder is entitled to receive such sum at the current rate of exchange between the two places;

- (c) an indorser who, being liable, has paid the amount due on the same is entitled to the amount so paid with interest at six percentum per annum from the date of payment THE POST OF thadd has until tender or realization thereof, together with all expenses caused by the dishonour and payment;
- Be stall all Ils of Buliffer si quignif or more and and (d) when the person charged and such indorser reside at different places; the indorser is entitled to receive such sum at the current rate of exchange between the two places;
- (e) the party entitled to compensation may draw a bill upon the party liable to compensate him, payable at sight or on demand, for the amount due to him, together with all expenses properly incurred by him. Such bill must be accompained by the instrument dishonoured and the protest thereof, (if any). If such bill is dishonoured, the party dishonouring the same is liable to make compensation thereof in the same manner as in the case of the original bill.

CHAPTER XIII.

8507 Bt of 3784 4057 - 673 1-09 SPECIAL RULES OF EVIDENCE.

118. Until the contrary is proved, the following Presumption as to negoti- presumptions shall be made:ments -

of consideration.

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- (a) that every negotiable instrument was made or drawn for consideration, and that every such instrument, when it has been accepted, indorsed, negotiated or transferred, was accepted, endorsed, negotiated or transferred for consideration;
- (b) that every negotiable instrument bearing a date was made or drawn on such date;

- (c) that every accepted bill of exchange was as to time of accepted within a reasonable time after its date and before its maturity;
- (d) that every transfer of a negotiable instrument as to time of was made before its maturity;
- (e) that the indorsements appearing upon a nego- as to order tiable instrument were made in the order ment; in which they appear thereon;
- (f) that a last promissory note, bill of exchange as to stamp; or cheque was duly stamped;
- (g) that the holder of a negotiable instrument is a that holder holder in due course; Provided that where due course. the instrument has been obtained from its lawfull owner, or from any person in lawfull custody thereof by means of an offence or fraud, or has been obtained from the maker or acceptor thereof by means of an offence or fraud, or for unlawful consideration the burthen of proving that the holder is a holder in due course lies upon him.
- 119. In a suit upon an instrument which has Presumption on proof been dishonoured, the Court shall, on proof of the of protest. protest, presume the fact of dishour, unless and until such fact is disproved.
- 120. No maker of a promissory note, and no Estoppel against dedrawer of a bill of exchange or cheque, and no accept-nying origior of a bill of exchange for the honour of the drawer nal validity shall, in suit thereon by a holder in due course be ment permitted to deny the validity of the instrument as originally made or drawn.
- 121. No maker of a promissory note and no accept- Estoppel or of a bill of exchange payable to order shall in a suit against dethereon by a holder in due course, be permitted to deny eity of payee the payee's capacity, at the date of the note or bill, to indorse the same.
- 122. No indorser of a negotiable instrument shall, Estoppel in a suit thereon by a subsequent holder, be permitted nying signaagainst deto deny the signature or capacity to contract of any ture or capaprior party to the instrument. party.

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CHAPTER XIV.

OF CROSSED CHEQUES.

Cheque crossed generally.

addition of the words "and company" or any abbreviation thereof, between two parallel transverse lines, or of two parallel transverse lines simply, either with or without the words "not negotiable" that addition shall be deemed a crossing, and the cheque shall be deemed to be crossed generally.

Check crossed specially. Where a cheque bears across its face an addition of the name of a banker, either with or without the words "not negotiable", that addition shall be deemed acrossing, and cheque shall be deemed to be crossed specially, and to be crossed to that banker.

Crossing after issue.

125. Where a cheque is uncrossed the holder may cross it generally or specially.

Where cheque is crossed generally, the holder may cross it specially.

Where a cheque is crossed generally or specially, the holder may add the words "not negotiable".

Where a cheque is crossed specially, the banker to whom it is crossed may again, cross it specially to another banker, his agent, for collection.

Payment of cheque crossed generally.

126. Where a cheque is crossed generally, the banker on whom it is drawn shall not pay it otherwise than to a banker.

Payment of cheque crossed specially.

Where a cheque is crossed specially, the banker on whom it is drawn shall not pay it otherwise than to the banker to whom it is crossed, or his agent for collection.

Payment of cheque orossed specially more than once.

127. Where a cheque is crossed specially to more than one banker, except when crossed to an agent for the purpose of collection, the banker on whom it is drawn shall refuse payment thereof.

128. Where the banker on whom a crossed cheque is drawn has paid the same in due course, the banker paying the cheque, and (in case such cheque has come to the hands of the payee) the drawer thereof, shall respectivelly be entitled to the same rights, and be placed in the same position in all respects, as they would respectivelly be entitled to the same rights, and be placed in the same position in all respects, as they would respectively be entitled to and placed in if the amount of the cheque had been paid to and received by the true owner thereof.

Payment in due course of crossed cheque.

129. Any banker paying a cheque crossed generally otherwise than to a banker, or a cheque crossed cheque out specially otherwise than to the banker to whom the same is crossed, or his agent for collection, being a banker, shall be liable to the true owner of the cheque for any loss he may sustain owing to the cheque having been so paid.

Payment of crossed of due course.

- 130. A person taking a cheque crossed generally Cheque or specially, bearing in either case the words "not negotiable". negotiable", shall not have, and shall not be capable of giving a better title to the cheque than that which the person from whom he took it had.
- 131. A banker who has in good faith and with- Non-liablity of baker out negligence received payment for a customer of a receiving cheque crossed generally or specially to himself shall payment of not, in case the title to the cheque proves defective, cheque incur any liability to the true owner of the cheque by reason only of having received such payment.

CHAPTER XV.

OF BILLS IN SETS.

132. Bills of exchange may be drawn in parts, Set of bills. each part being numbered and containing a provision that it shall continue payable only so long as the others remain unpaid. All the parts together make a set; but the whole set constitutes only one bill, and is extinguished when one of the parts, if a separate bill, would be extinguished.

Exception.—When a person accepts or indorses different parts of the bill in favour of different persons, he and the subsequent indorsers of each part are liable on such part as if it were a separate bill.

Holder of first acquir- parts of the same set he who first acquired title to his part is entitled to the other parts and the money represented by the bill.

CHAPTER XVI.

OF INTERNATIONAL LAW.

134. In the absence of a contract to the contrary, geverning liability of the maker or drawer of a foreign promissory note, bill of exchange or cheque is regulated in all essential matters by the law of the place where he maker of made the instrument, and the respective liabilities of the acceptor and indorsers by the law of the place where the instrument is made payable.

Illustration.

A bill of exchange was drawn by A in California, where the rate of interest is 25 per cent., and accepted by B, payable in Washington, where the rate of interest is 6 per cent. The bill is indered in the State, and is dishonoured. An action on the bill is brought against B in the State. He is liable to pay interest at the rate of 6 per cent. only; but, if A is charged as drawer, A is liable to pay interest at the rate of 25 per cent.

Law of place of payment or cheque is made payable in a different place from or cheque is made payable in a different place from that in which it is made or indorsed, the law of the place where it is made payable determines what conplace where it is made payable determines what constitutes dishonor and what notice of dishonour is

sufficient.

Illustration.

A bill of exchange drawn and indorsed in the State, but accepted payable in France, is dishonoured. The indorsee causes it to be protested for such dishonoure, and gives notice thereof in accordance with the law of France, though not in accordance with the rules herein contained in respect of bills which are not foreign. The notice is sufficient.

Negotiable Instruments Regulation XXVII of 1977.

136. If a negotiable instrument is made, drawn, made, etc., accepted or indorsed out of British India, but in ac-out of British cordance with the law of the State, the circumstance India, but in that any agreement evidenced by such instrument is with its law. invalid according to the law of the country wherein it was entered into does not invalidate any subsequent acceptance or indorsement made thereon in the State.

137. The law of any foreign country regarding Presump-promissory notes, bills of exchange and cheques shall be foreign law. presumed to be the same as that of the State unless and until the contrary is proved.

NOTABIES PUBLIC.

- 138. His Highness may, from time to time, by Pewer to notification in the State Gazette, appoint any person, taries public. by name or by virtue of his office, to be a notary public under this Regulation and to exercise his functions as such within any local area, and may, by like notification, remove from office any notary public appointed under this Regulation.
 - 139. His Highness may, from time to time, by Powerto notification in the State Gazette, make rules consistent for notaries with this Regulation for the guidence and control of public. notaries public appointed under this Regulation, and may, by such rules (among other matters), fix the fees payable to such notaries.

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